## **REMARKS/ARGUMENTS:**

It is noted that a PTOL-85 Notice of Allowance and a PTOL-37 Notice of Allowability dated April 9, 2012 was received by our office. Upon inspection the Examiner was contacted regarding an error in line 3 of the PTOL-37 Notice of Allowability regarding the particular claims allowed. Examiner Vu indicated that a supplemental Notice of Allowance would follow. On May 6, 2012 the Examiner was contacted to indicate that amendments to the Allowed claims to address formalities are desired and that the supplemental Notice of Allowance has not yet been received. The Examiner indicated that an amendment after allowance under Rule 312 [37 CFR 1.312 and MPEP 714.16 and 714.16(c)] would be appropriate. The Examiner is thanked for the initial indication of Allowance and for his response regarding the desired amendments after Allowance. Hereby is submitted this Amendment to address formalities in claims 50, 53, 57-60, 64 and 67. No other changes are made by this Amendment.

Entry of this Amendment will require no additional search or examination. Because this amendment does not change the scope of any claim but instead corrects formal matters, MPEP 714.16 and 714.16(e) Part II grants the Examiner authority to enter this amendment at the Examiner's own discretion, even without submission to a supervisory patent examiner. The undersigned representative welcomes the opportunity to resolve any matters that may remain, formal or otherwise, via teleconference at the Examiner's discretion.

The issue fee will be paid at a later date under separate cover.

Respectfully submitted:

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